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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/928,474	08/14/2001	Badri N. Krishnamurthy	6301/Consilium/DV	6441
	06/03/2004		EXAMINER	
APPLIED MATERIALS, INC. 2881 SCOTT BLVD. M/S 2061 SANTA CLARA, CA 95050			STEVENSON, ANDRE C	
			ART UNIT	PAPER NUMBER
			2812	
			DATE MAILED: 06/03/2004	}

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. Applicant(s)						
Office Action Summary	09/928,474	KRISHNAMURTHY ET AL.					
	Examiner	Art Unit					
	Andre' C. Stevenson	2812					
The MAILING DATE of this communication app a	ars on the cover shet with the	e correspond nce address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.	IS SET TO EXPIRE 3 MONT	TH(S) FROM					
 Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communic. If the period for reply specified above is less than thirty (30) days be considered timely. If NO period for reply is specified above, the maximum statutory communication. Failure to reply within the set or extended period for reply will, by Status 	ation. by a reply within the statutory minimus period will apply and will expire SIX (m of thirty (30) days will (6) MONTHS from the mailing date of this					
1) Responsive to communication(s) filed on <u>03 M</u> .							
0.157 = 1	s action is non-final.						
3) Since this application is in condition for allowar closed in accordance with the practice under E	ice except for formal matters	, prosecution as to the ments is 1, 453 O.G. 213.					
Disposition of Claims							
4) Claim(s) is/are pending in the application	ı.						
4a) Of the above claim(s) is/are withdraw							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-28</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claims are subject to restriction and/or e	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are objected to							
11) The proposed drawing correction filed on		nnrovad					
12) The oath or declaration is objected to by the Exa	miner.	pproveu.					
Priority under 35 U.S.C. § 119							
 13) ☐ Acknowledgment is made of a claim for foreign p a) ☐ All b) ☐ Some * c) ☐ None of the CERTIFIE 1. ☐ received. 							
2. received in Application No. (Series Code /	Serial Number)						
· ·	•						
* See the attached detailed Office action for a list of	the certified copies not receiv	ved					
14) Acknowledgement is made of a claim for domesti	· · · · · · · · · · · · · · · · · · ·						
Attachment(s)	•	(0).					
5) Notice of References Cited (PTO-892) 6) Notice of Draftsperson's Patent Drawing Review (PTO-948) 7) Information Disclosure Statement(s) (PTO-1449) Paper No(s)		nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)					

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Detail Action

Applicant's arguments filed 03/03/04 have been fully considered but they are not persuasive.

Applicant Argues:

Applicants submit that intervention (including the adjustment of parameters) due to a process being outside of control limits is not the same as, and in no way teaches, an experiment order (which, according to p.2 of the specification, relates to "a request to initiate an experiment") or receipt thereof, as is evident by at least the differences in purpose of the claimed invention and Nulman.

Examiner's Answer:

The examiners notes that the process of Nulman (U.S. Pat. No.6306695 B1) stated in the recited portions of the previous office action is the equivalent to operating on an experimental order. Webster defines experiment as a test, trial or a tentative procedure or policy. This is exactly what is done by Nulman (U.S. Pat. No.6306695 B1). Further more, if the applicant refers to column 3 lines 24 through 28, it will be seen that Nulman (U.S. Pat. No.6306695 B1) refers to a target value that is derived from a test run or a production run which meets such wafer fab design criteria.

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THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

This action is a **final rejection** and is intended to close the prosecution of this application. Applicant's reply under 37 CFR 1.113 to this action is limited either to an appeal to the Board of Patent Appeals and Interferences or to an amendment complying with the requirements set forth below.

If applicant should desire to appeal any rejection made by the examiner, a Notice of Appeal must be filed within the period for reply identifying the rejected claim or claims appealed. The Notice of Appeal must be accompanied by the required appeal fee.

If applicant should desire to file an amendment, entry of a proposed amendment after final rejection cannot be made as a matter of right unless it merely cancels claims or complies with a formal requirement made earlier. Amendments touching the merits of the application which otherwise might not be proper may be admitted upon a showing

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a good and sufficient reasons why they are necessary and why they were not presented earlier.

A reply under 37 CFR 1.113 to a final rejection must include the appeal from, or cancellation of, each rejected claim. The filing of an amendment after final rejection, whether or not it is entered, does not stop the running of the statutory period for reply to the final rejection unless the examiner holds the claims to be in condition for allowance. Accordingly, if a Notice of Appeal has not been filed properly within the period for reply, or any extension of this period obtained under either 37 CFR 1.136(a) or (b), the application will become abandoned.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1 through 28 are rejected under 35 U.S.C. 102(a) as being anticipated by Nulman (U.S. Pat. No.6306695 B1).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre' Stevenson whose telephone number is (571) 272 1683. The examiner can normally be reached on Monday through Friday from 7:30 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Niebling, can be reached on (571) 272 1679. The fax phone number for the organization where this application or proceeding is assigned is (703) 308 7724. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308 0956. For any papers that are sent from "outside" of the Patenting Corp. All of the papers that are received via this Central Fax Number will be scanned-in in the eDAN.

• (703) 872-9306.

John F. Niebling
Supervisory Patent Examiner
Technology Center 2800

Andre' Stevenson

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05/19/04